

The USACM Liquidating Trust (the "USACM Trust") asserts this omnibus objection to allowance of claims pursuant to § 502 of title 11 of the United States Bankruptcy Code (the "Bankruptcy Code") and Rule 3007 of the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules").

In an apparent effort to cover their bases, 252 direct lenders filed proofs of claim that list the same claim amount three times: as the unsecured claim amount, the secured or priority claim amount, and the total claim amount. The excerpt below from section five of Proof of Claim No. 10725-02289 is typical:

5	Total Amount of Claim at Time Case Filed	<u> 288,880 73 288,880 73 </u>	268,680 73
	Check this box if claim includes interest or other charges in interest or additional charges.	(unexamel) (accured) (priority addition to the principal amount of the claim. Attack men	(Total) ized statement of all

Upon reviewing this proof of claim and others like it, the Claims Agent, BMC Group. Inc. ("BMC"), listed both a secured claim and an unsecured claim on the Claims Registry. Both the secured and unsecured claims were entered for the full amount. Thus, the claims were effectively double counted and, consequently, we will refer to them in this Objection as the "Double Counted Claims."

In March 2007, USACM Trust objected to all secured claims, including the secured portion of the Double Counted Claims. The Court sustained the objections and converted the secured claims into unsecured claims. Thus, the Double Counted Claims are now listed on the Claims Registry as a single unsecured claim for double the intended amount of the claim. To correct the situation, the USACM Trust objects to the Double Counted Claims and asks that the Court disallow half of each remaining unsecured Claim. This Objection is supported by the Court's record and the Declaration of Edward M. Burr in Support of Omnibus Objections to Duplicate Proofs of Claim (the "Burr Decl.") filed with the Court today.



I. JURISDICTION

1. The Court has jurisdiction over this Objection pursuant to 28 U.S.C. §§ 1334 and 157. Venue is appropriate under 28 U.S.C. §§ 1408 and 1409. This matter is a core proceeding under 28 U.S.C. § 502 and Bankruptcy Rule 3007. The statutory predicate for the relief requested herein are 11 U.S.C. § 502 and Bankruptcy Rule 3007.

II. BACKGROUND

2. On January 8, 2007, this Court entered its Order Confirming the "Debtors' Third Amended Joint Chapter 11 Plan of Reorganization" as Modified Herein [Docket No. 2376] (the "Confirmation Order"). Under the Plan, the USACM Trust is the successor to USACM with respect to standing to seek allowance and disallowance of Claims. The USACM Trust exists as of the Effective Date of the Plan, which was March 12, 2007. Geoffrey L. Berman is the Trustee.

III. APPLICABLE AUTHORITY

- 3. Under the Bankruptcy Code, any Claim for which a proof of claim has been filed will be allowed unless a party in interest objects. If a party in interest objects to the proof of claim, the Court, after notice and hearing, shall determine the amount of the Claim and shall allow the Claim except to the extent that the Claim is "unenforceable against the debtor . . . under any . . . applicable law for a reason other than because such claim is contingent or unmatured." 11 U.S.C. § 502(b).
- 4. The USACM Trust is entitled to object to proofs of claim under 11 U.S.C. § 502(a). This objection is timely under the confirmed Plan, as the deadline for such objections has been extended to February 9, 2009, by this Court's orders.
- 5. A properly filed proof of claim is presumed valid under Bankruptcy Rule 3001(f). However, once an objection to the proof of claim controverts the presumption, the creditor ultimately bears the burden of persuasion as to the validity and amount of the claim. See Ashford v. Consolidated Pioneer Mortg. (In re Consolidated Pioneer Mortg.),



178 B.R. 222, 226 (B.A.P. 9th Cir. 1995), *aff'd*, 91 F.3d 151 (9th Cir. 1996). The ultimate burden of proof as to the validity of a proof of claim "remains at all times upon the claimant." *Lundell v. Anchor Constr. Specialists, Inc. (In re Lundell)*, 223 F.3d 1035, 1039 (9th Cir. 2000).

IV. OBJECTION TO PART OF THE DOUBLE COUNTED CLAIMS

6. There are about 252 proofs of claim filed where the claimant listed the full amount of their claim as both a secured claim and an unsecured claim.⁴ The excerpt below from section five of Proof of Claim No. 10725-02289 filed by Michael T. McGrath is typical:

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	5 Total Amount of Claim at Time Care Filed	1 268.680 73 288.680.73	286,660 73
	Check this box if clean includes interest or other charges in addition interest or additional charges.	(secured) (secured) (prior	ity) (Total)
	interest or additional charges.	in an laterable entropy of the committee of	

- 7. When BMC reviewed this proof of claim, BMC listed it in the Claims Registry as two claims: a secured claim for \$268.660.73 and an unsecured claim for \$268,660.73. Thus, even though the claimant's apparent intent was to make a claim totaling \$268,660.73, BMC entered claims totaling twice that amount. BMC treated all other similar proofs of claim the same.
- 8. In March 2007, the Trust objected to all secured claims. The Court ultimately entered several orders converting the secured claims into unsecured claims. Consequently, as to the Double Counted Claims, the total amount of the remaining unsecured claim now listed in the Claims Registry is still twice the intended amount of the claim.
- 9. The backup documentation provided with the Double Counted Claims typically includes a form called "Exhibit A", which the claimant used to establish the

⁴ A couple proofs of claim filed involve claimants who listed their claim as both a priority claim and an unsecured claim.

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amount of his or her claim. Below is an excerpt from Exhibit A to Proof of Claim No. 10725-02289:

EXHIBIT A

To Proof Of Claim

A. Amount Of Claim

1	Total Amount Invested With USA Commercial Mortgage	\$305,666 67
2	Interest Due From March 1, 2006 through April 12, 2006	4,660.73
3	Minus total amount of previously filed A-4 claims by Debtor for Diverted Principal ¹	[41,666.67]
4	TOTAL CLAIM (line 1 plus (+) line 2 minus (-) line 3):	\$ 268.660.73

Based upon section five of the proof of claim and the Exhibit A attached to it, the claimant obviously intended to assert a single claim for \$268,660.73. The same is true for the other proofs of claim listed on Exhibit A, attached, which lists all of the Double Counted Claims. (Burr Decl. ¶ 7.) **Exhibit A** identifies the claimant, the claimant's address, what is currently listed in the claims registry as the total amount of the claim for purposes of distribution, and the actual amount of the claim that the Trust believes the claimant intended to assert. (Burr Decl. ¶ 7.)⁵

- 10. The Trust has previously filed objections to some of the Double Counted Claims. Where the Court has sustained those objections, the Trust and the Claims Agent have accounted for the double counting. (Burr Decl. ¶ 8.)
- 11. Accordingly, the USACM Trust objects to the allowance of the proofs of claim listed on Exhibit A to the extent those claims were incorrectly doubled when entered into the Claims Registry. If the Court grants this objection, one half of the remaining unresolved amount of the proof of claim will be disallowed.

⁵ The USACM Trust is not objecting to that portion of any of the filed claims that address diverted principal, as in the sample proof of claim Exhibit A above.

12. This objection is without prejudice to any other objection by any party in interest, including the USACM Trust.

V. CONCLUSION

The USACM Trust respectfully requests that the Court disallow the Double Counted Claims listed in **Exhibit A** in an amount that is half of the remaining unresolved claim amount. The USACM Trust also requests such other and further relief as is just and proper.

Dated: September 18, 2009.

LEWIS AND ROCA LLP

By /s/ Marvin Ruth (#10979)

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Attorneys for the USACM Liquidating Trust

NINETEENTH OMNIBUS OBJECTION OF USACM LIQUIDATING TRUST TO DOUBLE COUNTED CLAIMS; AND CERTIFICATE OF SERVICE Exhibit A

USACM

Proofs of Claim Asserting Duplicate Amounts

	TOOLS OF CLAIM ASSETUNG DUPINGAGE ANNOUNCE	g Dupiicate Amot	THE STATE OF THE S	
Name	Address	Claim,#	Total Amount of Claim as Listed in Claim Register	Claim Amount Subject To Objection as a Duplicative Amount
REBECCA A ROGERS TRUST DTD 9/18/96	REBECCA A ROGERS TRUSTEE 2309 SIERRA HEIGHTS DR LAS VEGAS NV 89134	10725-01910	548,885.18	274,442.59
RENO AERONAUTICAL CORP DEFINED BENEFIT PLAN	C/O RICHARD R TRACY TRUSTEE PO BOX 1404 CARSON CITY NV 89702-1404	10725-02283	456,722.24	228,361.12
RGF REVOCABLE TRUST	ROBERT G FULLER TTEE 5172 ENGLISH DAISY WAY LAS VEGAS NV 89142	10725-02097	487,047.24	243,523.62
RICHARD M RAKER LIVING TRUST DTD 3/18/98	RICHARD M RAKER TTEE PMB 274 969 EDGEWATER BLVD FOSTER CITY, CA 94405	10725-02188	524,840.30	262,420.15
RICHARD W GILMOUR IRA	C/O FIRST SAVINGS BANK CUSTODIAN PO BOX 1241 CAMANO ISLAND WA 98292-1241	10725-01864	321,394.52	160,697.26
ROACH, BLAIR E & BARBARA K	PO BOX 1238 ZEPHYR COVE NV 89448-1238	10725-02294	200,000.00	100,000.00
ROBERT G FULLER IRA	FIRST SAVINGS BANK CUSTODIAN 5172 ENGLISH DAISY WAY LAS VEGAS NV 89142	10725-02166	216,544.66	108,272.33
ROBERT L OGREN TRUST DTD 6/30/92	ROBERT L OGREN TTEE 3768 RICK STRATTON DR LAS VEGAS NV 89120	10725-02001	324,491.12	162,245.56
ROBERT L OGREN TRUST DTD 6/30/92	ROBERT L ORGREN TTEE 3768 RICK STRATTON DR LAS VEGAS NV 89120	10725-02000	1,827,483.14	913,741.57
ROBERT W ULM LIVING TRUST DTD 4/11/05	ROBERT W ULM TTEE 414 MORNING GLORY RD ST MARYS GA 31558	10725-02088	1,376,330.00	688,165.00

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File an Answer:

06-10725-lbr USA COMMERCIAL MORTGAGE COMPANY

Type: bk Chapter: 11 v Office: 2 (Las Vegas)

Assets: y Judge: lbr

Case Flag: EXHS, BAPCPA, LEAD, JNTADMN, APPEAL, Sanctions

U.S. Bankruptcy Court

District of Nevada

Notice of Electronic Filing

The following transaction was received from MARVIN C. RUTH entered on 9/18/2009 at 4:29 PM PDT and filed on 9/18/2009

Case Name: USA COMMERCIAL MORTGAGE COMPANY

Case Number: 06-10725-lbr

Document Number: 7531

Docket Text:

Objection NINETEENTH OMNIBUS OBJECTION OF USACM LIQUIDATING TRUST TO DOUBLE COUNTED CLAIMS; AND CERTIFICATE OF SERVICE with Certificate of Service Filed by MARVIN C. RUTH on behalf of USACM LIQUIDATING TRUST (Attachments: # (1) Exhibit A) (RUTH, MARVIN)

The following document(s) are associated with this transaction:

Document description: Main Document

Original filename: H:\PDF\objections\NINETEENTH.pdf

Electronic document Stamp:

[STAMP bkecfStamp_ID=989277954 [Date=9/18/2009] [FileNumber=13614430-0] [2cefc45474b2dcc2c7126afc206fb6ebbc776a34aa6c5e750951e981690d38bd927 9d28155036e78321f218338c0d94c63033b772b6a0bfcd9252ce6fb27a612]]

Document description:Exhibit A

Original filename:H:\PDF\objections\EXA 19.pdf

Electronic document Stamp:

[STAMP bkecfStamp_ID=989277954 [Date=9/18/2009] [FileNumber=13614430-1] [a723ded3ababaeb180aabce7345d9dd3874e75c0c622df910e6b6c0e870b6bea23e ebcb057d43069701800e0747567c962c5cb94f58812e953d366ffa086e4ed]]

06-10725-lbr Notice will be electronically mailed to:

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